

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER	FILING DATE		FIRST NAMED APPLICANT	ATTORNI	Y DOCKET NO.
08/981	2,965 1:	2/0:2/97	LOWELL	G	359292000110

HM12/0118

JOHN F MORAN
OFFICE OF COMMAND JUDGE ADVOCATE
HQ USAMRDC DEPT OF THE ARMY
FORT DETRICK
FREDERICK MD 21702-5012

EXAMINER
BUDENS, R
ART UNIT PAPER NUMBER
1645 / 2

DATE MAILED:

01/18/00

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

□тн	E PERIOD FOR RESPONSE:			
a) 🗌	is extended to run	_ or continues to run	from the date of the fina	al rejection
b) 🗀	expires three months from the date of event however, will the statutory period			
	Any extension of time must be obtaine The date on which the response, the purposes of determining the period of 1.17 will be calculated from the date of	petition, and the fee have been file extension and the corresponding a	d is the date of the response an mount of the fee. Any extension	d also the date for the n fee pursuant to 37 CFR
Ap	pellant's Brief is due in accordance with	37 CFR 1.192(a).		
Ap	plicant's response to the final rejection, place the application in condition for alk	filed 12/22/99 has been bywance:	n considered with the following o	effect, but it is not deemed
1.	The proposed amendments to the clair	m and /or specification will not be ea	ntered and the final rejection sta	ands because:
	a. There is no convincing showing presented.	under 37 CFR 1.116(b) why the pro	posed amendment is necessar	y and was not earlier
	b. They raise new issues that would	d require further consideration and/	or search. (See Note).	
	c. They raise the issue of new mat	ter. (See Note).		
	d. They are not deemed to place to appeal.	the application in better form for ap	peal by materially reducing or s	implifying the issues for
	e. They present additional claims v	without cancelling a corresponding	number of finally rejected claim	S.
2. 📋	NOTE: Amendment to specificate for record. Amend my at least about 105 to growth or enhanced by Newly proposed or amended claims.	ent it claim approgramment to claim. Amendment to claim, Amendment to come as the control of the	to be new marker we clayed here would new for law bed if submitted in a separately fi	incursistent with specific to the present to the present to the present to the present the prese
з. 💢	Upon the filing an appeal, the propose be as follows:	d amendment  will be entered	will not be entered and the	status of the claims will
	Claims allowed:  Claims objected to:  Claims rejected:  However;  Applicant's response has overcome	ne the following rejection(s):	_ _ 	
4.	The affidavit, exhibit or request for rec	consideration has been considered	but does not overcome the reje	ction because
5. 🗌	The affidavit or exhibit will not be consi	idered because applicant has not s	hown good and sufficent reason	ns why it was not earlier
The	proposed drawing correction has			skellenden
<b>⊠</b> Oth	Applicant, indicated that a co toon filed with amendmen in the file record. Hope to the transpor but gop of gold preserves. Oats.	Y. Homeron NO such pape	r appears,	ROBERT D. BUDENS PRIMARY EXAMINER GROUP 1800